

EXHIBIT
"C"

RECEIVED

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE
2006 JUL 20 A 9:51

MIDDLE DISTRICT OF ALABAMA, EASTERN DIVISION

U.S. DISTRICT COURT
MIDDLE DISTRICT OF ALABAMA

NOTE: The Petitioner did not file A federal
2255, therefore the judgement under
FRAP 65(2) of FRCP Rule 60(b)
of 120 DAY i.e. to Reinstall IS

Prose

TERRY LEON CARR, #142607

Petitioner,

v.

STATE OF ALABAMA, et al.,

Respondents.

Proper 411 U.S. 487-499

1.

CIVIL ACTION NO.

3:06cv547-MHT

(WO)

OPINION

1.

Pursuant to 28 U.S.C. § 2255, ^{did not} (petitioner filed) this

habeas-corpus case. This lawsuit is now before the court on the recommendation of the United States Magistrate Judge that the habeas-corpus request be denied because the required permission has not been obtained from the Eleventh Circuit Court of Appeals. Also before the court are petitioner's objections to the recommendation. After an independent and de novo review of the record, the court concludes that the objections should be overruled and the magistrate judge's recommendation adopted.

An appropriate judgment will be entered.

DONE, this the 30th day of June, 2006.

/s/ Myron H. Thompson
UNITED STATES DISTRICT JUDGE

Preamble:

I.
The Court Justice Can find out The Petitioner Did
Not file No 28 USC. 2255, this Error Is Clearly
A MisCarriage of Justice for frcp Rule 56(e)
of Rule 60(b) Pretaining to Habens Relief

II.

WHETHER The Court should order A DeNovo determination
on Grounds 15-18-8 @)(1)(d) of A.R.Civ.P.
Rule 26.12(c) A.R.C.P (frcp) Rule 60(b)
on merits, the Petitioner Request His
UNKNOWN 2255 UNDER 28 USC 2254
for Release from UNConstitutional Sentence

III.

VS/ Terry CARR 1A2607
P.O. BOX 5107
Union Springs, AL 36087